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	AL INFORMATION OF Valuation of Security		must select the no Assumption of Exect				ns included in the Plan. U Lien Avoidance
						Last re	evised: August 1, 2020
		_	D STATES BA				
In Re:				Ca	se No.:		
JOCELYN	L. ABRENICA,			Jud	dge:		
	Debto	r(s)					
		C	Chapter 13 Pla	ın and Motio	ns		
\boxtimes	Original		Modified/Notice	Required		Date:	1/10/2023
	Motions Included		Modified/No No	tice Required			
			EBTOR HAS FILE PTER 13 OF THE				
		Υ	OUR RIGHTS MA	AY BE AFFECT	ΓED		
confirmation You should to or any motion plan. Your of be granted w confirm this to avoid or n confirmation modify a lier	hearing on the Plan pread these papers can included in it must fictaim may be reduced, without further notice oplan, if there are no tirnodify a lien, the lien a	oroposed by the efully and discole a written objusted modified, or ear hearing, unless the filed object voidance or modify the ecollateral or the efull of the ef	e Debtor. This doct uss them with your jection within the tin eliminated. This Plar ess written objection ctions, without furth odification may take lien. The debtor ne o reduce the interes	attorney. Anyone attorney. Anyone frame stated in may be confirm a si filed before the renotice. See Base place solely with the post of the a separate. An affect	al Plan propo e who wishes n the <i>Notice</i> . ed and becor e deadline stankruptcy Rula hin the chapte arate motion ced lien credito	sed by the to oppose Your right me bindin ated in the 3015. If our 13 contracts and the set of the set of the total the set of the total the set of the set of the total the set of the total the set of the set of the total the set of the set o	contains the date of the see Debtor to adjust debts. See any provision of this Plan and the may be affected by this g, and included motions may be Notice. The Court may this plan includes motions firmation process. The plan ary proceeding to avoid or shes to contest said
CHECK (ACH LINE	TO STATE W	HETHER TI	HE PLAN	INCLU	DES EACH OF THE
	VING ITEMS. IF ED, THE PROVIS						
		SION WILL	L DE INEFFEC		I OUI LA		IN THE LEAN.
THIS PLAN:							
☐ DOES ☑ IN PART 10		IN NON-STAN	NDARD PROVISIO	NS. NON-STANE	OARD PROVI	SIONS M	IUST ALSO BE SET FORTH
□ DOES ▷	DOES NOT LIMIT T	HE AMOUNT	OF A SECURED C	LAIM BASED SO	DLELY ON VA	ALUE OF	COLLATERAL, WHICH

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ART 7, IF ANY.	NI OK NO FATMENT AT AL	L TO THE SECURED CREDITOR. SEE MOTIONS SET FORTH II
☐ DOES ☒ DOES NOT AVOID A J EE MOTIONS SET FORTH IN PART		SESSORY, NONPURCHASE-MONEY SECURITY INTEREST.
tial Debtor(s)' Attorney: /S/ SDS	Initial Debtor: /s/ JA	Initial Co-Debtor: /s/
Part 1: Payment and Length	of Plan	
	1,100.00 per month to the	Chapter 13 Trustee, starting on February 1, 2023, for
b. The debtor shall make լ	plan payments to the Trust	tee from the following sources:
⊠ Future earning	s	
☐ Other sources	of funding (describe source	ce, amount, and date when funds are available):
c. Use of real property to		
Proposed date for o	completion:	
☐ Refinance of real proposed date for o	oroperty:	
Description:	with respect to mortgage e	
d. \square The regular monthl	y mortgage payment will c	continue pending the sale, refinance or loan modification.
e. Other information the state of the stat	hat may be important relat	ing to the payment and length of plan:
Part 2: Adequate Protection	MANG	

a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor).										
b. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor).										
Part 3: Priority Claims (Including	Administrative Expenses)									
a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:										
Creditor	Type of Priority	Amount to be P	aid							
CHAPTER 13 STANDING TRUSTEE	ADMINISTRATIVE	AS ALLOWE	D BY STATUTE							
MINION & SHERMAN	ATTORNEY'S FEES	,	palance of original retainer)							
INTERNAL REVENUE SERVICE	TAXES	\$5,000.00								
Check one:	s assigned or owed to a governmental	unit and paid less	than full amount:							
None □ The allowed priority claims	s listed below are based on a domestic	support obligatio	n that has been assigned							
, ,	tal unit and will be paid less than the fu		-							
Creditor	Type of Priority	Claim Amount	Amount to be Paid							
	Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount:									
Part 4: Secured Claims										

a. Curing Default and Maintaining Payments on Principal Residence: NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:										
Creditor	Collate Type of		Arrearage	Arrearage Interest Ra Arrearage				nount to be id to Creditor Plan)	Regular Monthly Payment (Outside Plan)	
b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ☒ NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:										
Creditor		ateral or e of Debt	Arreara	Arrearage		Interest Rate on Arrearage		Amount to be Paid to Creditor (In Plan)	Mo Pa (O	egular onthly ayment outside an)
c. Secured claims excluded from 11 U.S.C. 506: ⊠ NONE										
The following claim money security inte the petition date an	erest in a	motor vehic	le acquired	for the pe	rsor	nal use of the de	ebtor	(s), or incurred w		
Name of Credi	Colla	teral	Interes Rate	st	Amount of Claim		Total to be Paid			

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments ☒ NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

	the appropriate motion to be filed under Section 7 of the Plan.										
Creditor	Collateral	Scheduled Debt	i	Total Collateral Value	· Ir ir C		Value Credit Interes in Collate al	or In	Annual nteres		Total Amount to be Paid
2.) Where t secured claim sha				nd completes th g lien.	e Plan, payr	ment o	f the ful	l amou	ınt of tl	he allov	ved
e. Surrender NONE Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:											
Creditor			Collateral to be Surrendered Value of Collatera				of Surrendered eral		Remaining Unsecured Debt		
f. Secured Claims Unaffected by the Plan ☐ NONE The following secured claims are unaffected by the Plan:											
BAC HOME LOAN	N SERVICINO	G (1 ST MOR	TGA	GE ON RESIDE	NCE)						
BAC HOME LOAN SERVICING (2 ND MORTGAGE ON RESIDENCE)											
g. Secured Claim	s to be Paid	in Full Thr	ough	the Plan:	NONE						
Creditor			Collateral				Total Amount to be Paid Through the Plan				

Part 5: Unsecured	Claims □ NC	NE							
 a. Not separately classified allowed non-priority unsecured claims shall be paid: □ Not less than \$ to be distributed pro rata ☑ Not less than 100% percent □ Pro Rata distribution from any remaining funds 									
b. Separately classified unsecured claims shall be treated as follows:									
Creditor	Ва	sis for Separa	ate Classificati	on ·	Treatme	ent		Amount	to be Paid
STUDENT LOANS	NO	ON-DISCHAR	7			OUTSIDE PLAN AS PER TERMS OF AGREEMENT			R TERMS REEMENT
Part 6: Executory C	Contracts and	Unexpired L	.eases 🛛 NO	NE					
(NOTE: See time property leases in this All executory cor	Plan.)					·			
the following, which are		expired leases	s, not previous	ту тејес	cled by	operation of la	w, are	e rejected	, елсері
Creditor	Arrears to be Plan	_	ature of Contra	act or	Treatr	nent by Debto	r F	Post-Petiti	on Payment
Part 7: Motions ⊠	NONE								
NOTE: All plans containing motions must be served on all potentially affected creditors, together with local form, <i>Notice of Chapter 13 Plan Transmittal</i> , within the time and in the manner set forth in D.N.J. LBR 3015-1. A <i>Certification of Service</i> , <i>Notice of Chapter 13 Plan Transmittal and valuation</i> must be filed with the Clerk of Court when the plan and transmittal notice are served.									
a. Motion to Avoid Liens Under 11. U.S.C. Section 522(f). NONE The Debtor moves to avoid the following liens that impair exemptions:									
Creditor	Nature of Collateral	Type of Lien	Amount of Lien	Value (Collate	-	Amount of Claimed Exemption	Othe	of All er Liens nst the erty	Amount of Lien to be Avoided

b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. ☑ NONE The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:											
Creditor Collateral		Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral		ditor's Lien to be rest in Reclassified		be		
c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. MONE The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:											
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Amount to be Reclassified as Unsecu		cured				
Part 8: Other Plan Provisions											

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a. Vesting of Property of the Estate								
□ Upon confirmation								
☐ Upon discharge								
b. Payment Notices								
Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.								
c. Order of Distribution								
The Standing Trustee shall pay allowed claims in the following order:								
1) Ch. 13 Standing Trustee commissions								
2) Attorney's Fees								
3) Secured Claims4) General Unsecured Claims								
d. Post-Petition Claims								
	ay post-petition claims filed pursuant to 11 U.S.C. Section							
1305(a) in the amount filed by the post-petition claimant.	ay post petition claims filed pursuant to 11 0.0.0. decitori							
Part 9: Modification ⊠ NONE								
NOTE: Modification of a plan does not require that a separate motion be filed. A modified plan must be served in accordance with D.N.J. LBR 3015-2.								
If this Plan modifies a Plan previously filed in this case, com	plete the information below.							
Date of Plan being modified:								
Explain below why the plan is being modified:	Explain below how the plan is being modified:							
Explain below with the plains being modified.	Explain below now the plan is being mounted.							
Are Schedules I and J being filed simultaneously with	this Modified Plan?							
Part 10: Non-Standard Provision(s): Signatures Requi	red							

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Non-Standard Provisions Requiring Separate Signatures:	
⊠ NONE	
☐ Explain here:	
Any non-standard provisions placed elsewhere in this plan	are ineffective.
Signatures	
The Debtor(s) and the attorney for the Debtor(s), if any, must sign	ı this Plan.
By signing and filing this document, the debtor(s), if not represent certify that the wording and order of the provisions in this Chapter and Motions, other than any non-standard provisions included in F	r 13 Plan are identical to Local Form, Chapter 13 Plan
I certify under penalty of perjury that the above is true	
Date: 1/12/2023	/s/ Scott D. Sherman Attorney for the Debtor
Date: 1/12/2023	/s/ Jocelyn Abrenica Debtor
Date:	Joint Debtor